

Reprinted April 9, 2005

## **ENGROSSED HOUSE BILL No. 1736**

DIGEST OF HB 1736 (Updated April 8, 2005 6:03 pm - DI 106)

Citations Affected: IC 27-10.

Synopsis: Bail law amendments. Provides for reinstatement of an expired bail agent license or recovery agent license upon payment of a \$100 reinstatement fee. Specifies educational requirements for bail agent and recovery agent licensure. Provides for approval of educational courses and instructors. Specifies requirements related to: (1) publication of a determination of the commissioner of the department of insurance concerning certain activities of a bail agent or recovery agent; and (2) appointment of a surety bail agent. Requires a bail agent to pay to a former insurer all outstanding premiums owed to the former insurer within 30 days of the termination of an appointment, and to file an affidavit with the commissioner concerning any unpaid outstanding premiums. Establishes a procedure by which the commissioner may enforce the 30-day payment requirement. Provides that the commissioner's authority to enforce the 30-day payment requirement does not affect other legal or equitable remedies of the insurer. Amends the law creating the bail bond enforcement and administration fund.

Effective: July 1, 2005.

## Ayres, Budak, Reske, Austin

(SENATE SPONSOR — CLARK)

January 19, 2005, read first time and referred to Committee on Insurance. February 8, 2005, reported — Do Pass. February 14, 2005, read second time, amended, ordered engrossed. February 15, 2005, engrossed. Read third time, passed. Yeas 92, nays 2.

SENATE ACTION February 24, 2005, read first time and referred to Committee on Judiciary. March 31, 2005, amended, reported favorably — Do Pass.

April 8, 2005, read second time, amended, ordered engrossed.











First Regular Session 114th General Assembly (2005)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2004 Regular Session of the General Assembly.

# ENGROSSED HOUSE BILL No. 1736

A BILL FOR AN ACT to amend the Indiana Code concerning insurance.

Be it enacted by the General Assembly of the State of Indiana:

- SECTION 1. IC 27-10-3-2 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 2. (a) All licenses issued expire two (2) years after the end of the month of issue based on the schedule set forth in subsection (b) unless the licensee is on probation or the licensee's license was revoked or suspended before that date by the commissioner or upon notice served upon the commissioner that the insurer or employer of any recovery agent has canceled the licensee's authority to act for the insurer or employer.
- (b) A license must be renewed under this article according to the following schedule:
  - (1) A licensee whose last name commences with the letters A through H shall renew a license before the last day of August every other calendar year beginning August 1993.
  - (2) A licensee whose last name commences with the letters I through R shall renew a license before the last day of September every other calendar year beginning September 1993.
  - (3) A licensee whose last name commences with the letters S



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1	through Z shall renew a license before the last day of October	
2	every other calendar year beginning October 1993.	
3	(c) A licensee who is issued a new license with not more than one	
4	(1) year remaining shall pay fifty percent (50%) of the fee set forth in	
5	section 4 of this chapter.	
6	(d) A license that has expired may be reinstated if:	
7	(1) the licensee:	
8	(A) applies for reinstatement not more than ninety (90)	
9	days after the expiration date;	
10	(B) is not on probation;	
11	(C) has not previously been denied a license;	
12	(D) pays:	
13	(i) a pro rata part of the license fee required under	
14	section 7 of this chapter based on the renewal schedule	
15	set forth in subsection (b); plus	
16	(ii) to the commissioner a license reinstatement fee of one	
17	hundred dollars (\$100); and	
18	(E) meets all other requirements for licensure; and	
19	(2) the license was not revoked or suspended at the time that	
20	the license expired.	
21	SECTION 2. IC 27-10-3-3 IS AMENDED TO READ AS	
22	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 3. (a) The application	
23	for license, in addition to the matters set out in section 1 of this chapter,	
24	to serve as a bail agent must affirmatively show that:	_
25	(1) the applicant is at least eighteen (18) years of age and is of	
26	good moral character;	
27	(2) the applicant has never been convicted of a disqualifying	
28	offense, notwithstanding IC 25-1-1.1, or:	V
29	(A) in the case of a felony conviction, at least ten (10) years	
30	have passed since the date of the applicant's conviction or	
31	release from imprisonment, parole, or probation, whichever is	
32	later; or	
33	(B) in the case of a misdemeanor disqualifying offense, at least	
34	five (5) years have passed since the date of the applicant's	
35	conviction or release from imprisonment, parole, or probation,	
36	whichever is later; <del>and</del>	
37	(3) the applicant has knowledge <b>or</b> experience <del>or instruction</del> in	
38	the bail bond business, or has held a valid all lines fire and	
39	casualty insurance producer's license for one (1) year within the	
40	last five (5) years, or has been employed by a company engaged	
41	in writing bail bonds in which field the applicant has actively	
42	engaged for at least one (1) year of the last five (5) years; and	



1 2	(4) the applicant has completed at least twelve (12) hours of instruction in courses approved by the commissioner under
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3 4	section 7.1 of this chapter that pertain to the duties and responsibilities of a bail agent or recovery agent, including
5	instruction in the laws that relate to the conduct of a bail
6	agent or recovery agent.
7	(b) The application must affirmatively show that the applicant has
8	been a bona fide resident of Indiana for one (1) year immediately
9	preceding the date of application. However, the commissioner may
10	waive this requirement.
11	SECTION 3. IC 27-10-3-5 IS AMENDED TO READ AS
12	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 5. In addition to the
13	requirements prescribed in section 1 of this chapter, an applicant for a
14	license to serve as a recovery agent must affirmatively show that:
15	(1) the applicant is at least eighteen (18) years of age;
16	(2) the applicant is a citizen of the United States and has been a
17	bona fide resident of this state for more than six (6) months
18	immediately preceding the date of application; and
19	(3) the applicant has never been convicted of a disqualifying
20	offense, notwithstanding IC 25-1-1.1, or:
21	(A) in the case of a felony conviction, at least ten (10) years
22	have passed since the date of the applicant's conviction or
23	release from imprisonment, parole, or probation, whichever is
24	later; or
25	(B) in the case of a misdemeanor disqualifying offense, at least
26	five (5) years have passed since the date of the applicant's
27	conviction or release from imprisonment, parole, or probation,
28	whichever is later; and
29	(4) the applicant has completed at least twelve (12) hours of
30	instruction in courses approved by the commissioner under
31	section 7.1 of this chapter that pertain to the duties and
32	responsibilities of a bail agent or recovery agent, including
33	instruction in the laws that relate to the conduct of a bail
34	agent or recovery agent.
35	A license fee of three hundred dollars (\$300) and an examination
36	fee of one hundred dollars (\$100) shall be submitted to the
37	commissioner with each application, together with the applicant's
38	fingerprints and photograph.
39	SECTION 4. IC 27-10-3-7 IS AMENDED TO READ AS
40	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 7. (a) A renewal license
41	shall be issued by the commissioner to a licensee who:

(1) has continuously maintained a license in effect; without



1	further examination, unless deemed necessary by the	
2	commissioner, upon the payment of	
3	(2) pays a renewal fee of:	
4	(A) six hundred fifty dollars (\$650) for bail agents; and	
5	<b>(B)</b> three hundred dollars (\$300) for recovery agents; if the	
6	<del>licensee</del>	
7	(3) has fulfilled the continuing education requirement as	
8	required under subsection (b);	
9	(4) satisfactorily completes a renewal examination if required	
10	by the commissioner; and	
11	(5) has in all other respects complied with and been subject to this	
12	article.	
13	(b) A licensee shall complete at least six (6) hours of continuing	
14	education courses that:	
15	(1) are approved under section 7.1 of this chapter; and	_
16	(2) apply to the licensee's particular license, including	
17	instruction in the laws that relate to the conduct of a bail	
18	agent or recovery agent;	
19	during each license period. A continuing education course that is	
20	used to fulfill the continuing education requirements for an	
21	insurance producer license under IC 27-1-15.7 may not be used to	
22	satisfy the continuing education requirement set forth in this	
23	section.	
24	(c) After the receipt of the licensee's application for renewal, the	
25	current license continues in effect until the renewal license is issued,	
26	suspended, or denied for cause.	_
27	SECTION 5. IC 27-10-3-7.1 IS ADDED TO THE INDIANA CODE	
28	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY	
29	1, 2005]: Sec. 7.1. (a) A provider of courses required for licensure	7
30	under sections 3 and 5 of this chapter or license renewal under	
31	section 7 of this chapter:	
32	(1) shall obtain from the commissioner approval of the	
33	courses and instructors before the courses are conducted;	
34	(2) shall annually pay to the commissioner a reasonable fee, as	
35	determined by the commissioner; and	
36	(3) shall comply with any other requirements established by	
37	the commissioner.	
38	(b) A provider described in subsection (a) may charge a	
39	reasonable fee for attendance at an approved course.	
40	(c) A fee paid under subsection (a)(2) must be:	
41	(1)depositedinthebailbondenforcementandadministration	
42	fund created under IC 27-10-5-1; and	



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1	(2) used to implement this article.
2	(d) The commissioner shall:
3	(1) establish criteria for approval or disapproval of
4	instructors and courses required for:
5	(A) licensure under sections 3 and 5 of this chapter; and
6	(B) license renewal under section 7 of this chapter; and
7	(2) approve or disapprove instructors and courses specified in
8	subdivision (1);
9	that pertain to the duties and responsibilities of a bail agent and
10	recovery agent, including instruction concerning the laws that
11	relate to the conduct of a bail agent and recovery agent.
12	SECTION 6. IC 27-10-3-9 IS AMENDED TO READ AS
13	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 9. (a) If, after
14	investigation, the commissioner determines that a licensed bail agent
15	or recovery agent has been guilty of violating any of the laws of this
16	state relating to bail bonds or has committed any disqualifying offense,
17	the commissioner shall, upon ten (10) days notice in writing to:
18	(1) the bail agent or recovery agent; and
19	(2) the insurer represented by the bail agent if a surety bail agent;
20	accompanied by a copy of the charges of the unlawful conduct of the
21	bail agent or the recovery agent, suspend the license of the bail agent
22	or the recovery agent, unless on or before the expiration of the ten (10)
23	days the bail agent or the recovery agent makes a written response to
24	the commissioner concerning the charges.
25	(b) If, after the expiration of ten (10) days and within twenty (20)
26	days after the expiration of the ten (10) days, the bail agent or the
27	recovery agent fails to make a written response to the charges, the
28	commissioner shall suspend or revoke the license of the bail agent or
29	the recovery agent. If, however, the bail agent or the recovery agent
30	files a written response denying the charges within the time specified,
31	the commissioner shall call a hearing within a reasonable time for the
32	purpose of taking testimony and evidence on any issue of facts made
33	by the charges and answer.
34	(c) The commissioner shall give notice to:
35	(1) the bail agent or the recovery agent; and
36	(2) the insurer represented by the bail agent if a surety bail agent;
37	of the time and place of the hearing. The parties may produce witnesses
38	and appear personally with or without representation by counsel.
39	(d) If, following the hearing, the commissioner determines by a
40	preponderance of the evidence that the bail agent or the recovery agent
41	is guilty as alleged in the charges, whether or not convicted in court,

the commissioner shall publish the determination not later than



1	thirty (30) days after the conclusion of the hearing and shall:
2	(1) revoke the license of the bail agent or the recovery agent; or
3	(2) suspend the bail agent for a definite period of time to be fixed
4	in the order of suspension.
5	The commissioner may also levy a civil penalty against the bail agent
6	or the recovery agent that is not more than ten thousand dollars
7	(\$10,000).
8	SECTION 7. IC 27-10-3-11 IS AMENDED TO READ AS
9	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 11. (a) An insurer who
10	appoints a surety bail agent in Indiana shall give notice of the
11	appointment to the commissioner along with a written application for
12	license for the bail agent. All appointments are subject to the issuance
13	of a license to the surety bail agent.
14	(b) If an insurer appoints a surety bail agent under subsection
15	(a), not later than sixty (60) days after the appointment, the
16	appointee shall submit to the commissioner an affidavit:
17	(1) on a form prescribed by the commissioner;
18	(2) signed by the appointee; and
19	(3) that states:
20	(A) whether the appointee owes premiums to a former
21	insurer or an agency to which the appointee reported on
22	behalf of a former insurer;
23	(B) to whom the appointee owes a premium;
24	(C) the amount of the premium owed; and
25	(D) whether there is a dispute concerning the premium.
26	(c) An appointee shall provide a copy of an affidavit submitted
27	under subsection (b) by certified mail to each of the appointee's
28	former insurers or agents to which the appointee reported on
29	behalf of a former insurer in the six (6) years immediately
30	preceding the appointee's appointment under subsection (a).
31	(d) Not more than one hundred eighty (180) days after receiving
32	a copy of an appointee's affidavit provided under subsection (c), a
33	former insurer or agent that has knowledge that the affidavit is
34	untrue may file a petition with the commissioner stating that the
35	appointee still owes a premium to the insurer or agent in violation
36	of IC 27-10-4-7 and requesting relief. At the same time that the
37	insurer or agent files the petition with the commissioner, the
38	insurer or agent shall mail a copy of the petition to the appointee
39	by certified mail. The appointee may file a response with the
40	commissioner not later than ten (10) days after the appointee
41	receives the petition.

(e) Upon receipt of the petition and response, if filed, under



(f) The remedies provided in this section are not the exclusive remedies available to an insurer or agent. The election of an insurer or agent to seek a remedy under this section does not preclude the insurer or agent from seeking other remedies available at law or in equity, and is not a prerequisite for an insurer or agent to seek other remedies available at law or in equity.

(b) (g) An insurer that terminates the appointment of a surety bail agent shall file written notice of the termination with the commissioner together with a statement that the insurer has given or mailed notice to the surety bail agent. The notice filed with the commissioner must state the reasons, if any, for the termination. Information furnished to the commissioner is confidential and may not be used as evidence in or a basis for any action against the insurer or any of the insurer's representatives.

SECTION 8. IC 27-10-3-21 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: **Sec. 21. The department may adopt rules under IC 4-22-2 to implement this chapter.** 

SECTION 9. IC 27-10-4-7 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 7. (a) Notwithstanding any other law, not later than thirty (30) days after the termination of a surety bail agent's appointment, the surety bail agent shall pay to the former insurer or agent of the insurer to whom the surety bail agent reported on behalf of the former insurer any premium owed.

(b) The commissioner may enforce this section in accordance with IC 27-10-3-9.

SECTION 10. IC 27-10-5-1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 1. (a) **The bail bond enforcement and administration fund is created.** All fees and penalties collected by the commissioner under this article shall be paid into a dedicated the fund of the state treasury to be utilized for the enforcement and administration of this article. to be designated the bail bond enforcement and administration fund. The fund shall be administered by the commissioner.

(b) Any unexpended balance remaining in the fund at the end of the a state fiscal year shall not lapse but shall remain exclusively does not revert to the state general fund.

appropriated and available solely for the enforcement and









1	administration of this article.
2	Interest that accrues from these investments shall be deposited in the
3	fund. The treasurer of state shall invest the money in the fund no
4	currently needed to meet the obligations of the fund in the same
5	manner as other public funds may be invested.

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#### COMMITTEE REPORT

Mr. Speaker: Your Committee on Insurance, to which was referred House Bill 1736, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill do pass.

RIPLEY, Chair

Committee Vote: yeas 11, nays 0.

#### **HOUSE MOTION**

Mr. Speaker: I move that House Bill 1736 be amended to read as follows:

Page 6, line 10, delete ":" and insert "publish the determination not later than thirty (30) days after the conclusion of the hearing and shall:".

Page 6, delete lines 17 through 22.

(Reference is to HB 1736 as printed February 9, 2005.)

**AYRES** 

### COMMITTEE REPORT

Madam President: The Senate Committee on Judiciary, to which was referred House Bill No. 1736, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be AMENDED as follows:

Page 4, line 13, delete "Except as provided in subsection (c), a" and insert "A".

Page 4, delete lines 25 through 31.

Page 4, line 32, delete "(d)" and insert "(c)".

Page 4, line 40, delete "must" and insert "may".

Page 8, line 5, delete ":".

Page 8, line 6, delete "(1)".

Page 8, line 6, delete "; and" and insert ".".

Page 8, run in lines 5 through 6.

Page 8, line 7, delete "(2) remains".

Page 8, line 7, strike "appropriated and available solely for the enforcement".

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Page 8, strike lines 8 through 9.

Page 8, line 10, strike "fund.".

and when so amended that said bill do pass.

(Reference is to HB 1736 as reprinted February 15, 2005.)

BRAY, Chairperson

Committee Vote: Yeas 8, Nays 1.

#### SENATE MOTION

Madam President: I move that Engrossed House Bill 1736 be amended to read as follows:

Delete the title and insert the following:

A BILL FOR AN ACT to amend the Indiana Code concerning insurance.

Page 8, delete lines 5 through 6.

(Reference is to EHB 1736 as printed April 1, 2005.)

**BRAY** 

### SENATE MOTION

Madam President: I move that Engrossed House Bill 1736 be amended to read as follows:

Page 2, line 16, delete "two" and insert "one".

Page 2, line 17, delete "(\$200)" and insert "(\$100)".

Page 3, line 1, delete "sixteen (16)" and insert "twelve (12)".

Page 3, line 29, delete "sixteen (16)" and insert "twelve (12)".

Page 4, line 13, delete "eight (8)" and insert "six (6)".

Page 4, delete lines 32 through 33.

Page 4, line 34, delete "(2)" and insert "(1)".

Page 4, line 36, delete "(3)" and insert "(2)".

Page 4, line 36, after "shall" insert "annually".

Page 4, line 36, delete "an annual fee of" and insert "a reasonable fee, as determined by the commissioner".

Page 4, line 36, delete "of five".

Page 4, line 37, delete "hundred dollars (\$500)".

Page 4, line 38, delete "(4)" and insert "(3)".

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Page 4, line 42, delete "(a)(3)" and insert "(a)(2)".

Page 6, line 17, after "(a)," insert "not later than sixty (60) days after the appointment,".

Page 6, line 20, delete "that the appointee does not owe" and insert ":

(A) whether the appointee owes".

Page 6, line 22, delete "." and insert ";

- (B) to whom the appointee owes a premium;
- (C) the amount of the premium owed; and
- (D) whether there is a dispute concerning the premium.".

Page 6, line 26, delete "." and insert "in the six (6) years immediately preceding the appointee's appointment under subsection (a)".

Page 6, line 27, delete "ten (10)" and insert "one hundred eighty (180)".

Page 6, line 30, delete "notice:" and insert "petition with the commissioner stating that the appointee still owes a premium to the insurer or agent in violation of IC 27-10-4-7 and requesting relief. At the same time that the insurer or agent files the petition with the commissioner, the insurer or agent shall mail a copy of the petition to the appointee by certified mail. The appointee may file a response with the commissioner not later than ten (10) days after the appointee receives the petition.

- (e) Upon receipt of the petition and response, if filed, under subsection (d), the commissioner may conduct an investigation and institute proceedings in accordance with section 9 of this chapter.
- (f) The remedies provided in this section are not the exclusive remedies available to an insurer or agent. The election of an insurer or agent to seek a remedy under this section does not preclude the insurer or agent from seeking other remedies available at law or in equity, and is not a prerequisite for an insurer or agent to seek other remedies available at law or in equity."

Page 6, delete lines 31 through 42.

Page 7, delete lines 1 through 17.

Page 7, line 18, delete "(i)" and insert "(g)".

Page 7, between lines 29 and 30, begin a new paragraph and insert: "SECTION 10. IC 27-10-4-7 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 7. (a) Notwithstanding any other law, not later than thirty (30) days after the termination of a surety bail agent's appointment, the surety bail agent shall pay to the former insurer

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or agent of the insurer to whom the surety bail agent reported on behalf of the former insurer any premium owed.

(b) The commissioner may enforce this section in accordance with IC 27-10-3-9.".

Renumber all SECTIONS consecutively.

(Reference is to EHB 1736 as printed April 1, 2005.)

**CLARK** 

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